

REMARKS**Claim Rejections – 35 USC §103**

Claims 1, 6, 9-11, 15, and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants' admitted prior art ("APA") FIG. 3 in view of U.S. Patent No. 6,587,355 to Park et al. ("Park").

Claims 1 and 11 are patentable over APA and Park at least because they recite that "the driver printed circuit board is spaced apart from the back side of the receiving container to form a receiving space that extends from the first protrusion portion to the second protrusion portion." APA does not disclose the first and second protrusion portions, as correctly indicated on page 2 of the Office Action dated January 29, 2007. As there is no protrusion portion supporting the driver printed circuit board, the driver printed circuit board is not "spaced apart from ... the receiving container" and there is no "receiving space" in APA. As for Park, it discloses a screw (17) as shown in Park's FIG. 4A. As described in Park's column 2, lines 33-37, the screw (17) extends through a hole on the PCB (4) and through the screw hole (14) on the plate (3), and is inserted into the plastic frame (82). Hence, as shown in Park's FIG. 4A, the PCB (4) contacts the plate (3), which contacts the frame (82). In other words, the PCB (4) is not "spaced apart from" the plastic frame (82) in Park's device. Furthermore, because of the presence of the plate (3) between the PCB (4) and the frame (82), the receiving space does not extend "from the first protrusion portion to the second protrusion portion" in Park's device. In Park's device, at least a part of the space between first and second protrusion portions is taken up by the plate (3), unlike in the claimed device that is shown, for example, in Applicants' FIG. 8.

Claims 6, 9, and 10 depend from Claim 1 and are therefore patentable over APA and Park for the same reasons as Claim 1. Similarly, Claims 15 and 18 depend from Claim 11 and are therefore patentable over APA and Park for the same reasons as Claim 11.

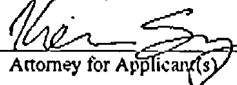
Claims 2-5, 7, 8, 12-14, 16, and 17 are rejected under 35 USC 103(a) as being unpatentable over APA FIG. 3 in view of Park and further in view of U.S. Patent No. 6,046,785 to Won ("Won"). These claims are patentable over the combination of APA, Park, and Won because they depend from Claims 1 and 11, which recite that "the driver printed circuit board is spaced apart from the back side of the receiving container to form a receiving space that extends from the first protrusion portion to the second protrusion portion." As explained above, neither APA nor Park teach or suggest spacing the driver printed circuit board apart from the receiving container. Nor does Won, as explained in the Office Action Response filed on October 19, 2006. Furthermore, none of APA, Park, and Won teaches or suggests forming a receiving space that extends "from the first protrusion portion to the second protrusion portion."

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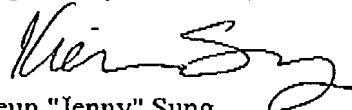
Please telephone the undersigned attorney at (408) 392-9250 if there are any questions.

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